

CITY OF EASTVALE

12363 Limonite Avenue, Suite 910 Eastvale, CA 91752 (951) 361-0900

For City Use Only
Project No:
Date submitted:
Rec'd by:Fee:

PRE-APPLICATION REVIEW*

(To facilitate a preliminary review of a development project)

PRO.	IECT	INFO	RM	ATI	ON
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Project Address/L	ocation		
Assessor Parcel No	umber(s)		
Description and P	urpose of the Project		
CONTACT INFORM	/ATION		
· ·	nd property owner are considered box indicating which address invo		or all project expenses.
	Property Owner:		Applicant:
Name:		Name:	
Contact:		Contact:	
Address:		Address:	
City, Zip:		City, Zip:	
Phone:		Phone:	
Fax:		Fax:	
E-mail		E-mail	
☐ Check here if	additional Property Owner Cert	tifications are attached to	this application.

CITY OF EASTVALE		Pre-Application Review
Agent:		Other:
Name:	Name:	
Contact:	Contact:	
Address:	Address:	
City, Zip:	City, Zip:	
Phone:	Phone:	
Fax:	Fax:	
E-mail:	E-mail:	
The Planning Department will notify the application Please supply the name, address, and phone of * Property Owner, or authorized agent the information stated therein may be part of use in both evaluating and assessing a precord under the California Public Records	the additional person to receive some receivers	such notification. s Pre-Application, together with all kage which the City of Eastvale will
Agreement and Repr	esentations of Applicant and Pro	perty Owner
This application is not complete, and processin provided:	ng of this application will not be	egin, until all initials and signatures are
1) Applicant(s) acknowledge ands agree that by Section 65105, that in the performance of their for and make examinations and surveys, provided the with the use of the land by those persons lawfully	unctions, City staff and its consulta that the entries, examinations an	ants may enter upon the subject property d surveys do not unreasonably interfere
2) Applicant(s) certify under penalty of perjury appear on the deed to the land), Corporate C having power of Attorney (a notarized Power of authorized representative (include a notarized continuous).	Officer(s) empowered to sign for of Attorney document must acco	the corporation, Owner's Legal Agent mpany this application), or the owner's
3) Applicant(s) agree to defend, indemnify an consultants, independent contractors and emp against the City or the City's Agents to attack, concerning the Project (collectively "Claim"). The cooperate fully in the defense. If the City fail cooperate fully in the defense, the Applicant shall cooperate fully in this paragraph shall obligate perform any settlement arising from any such writing by the City. Nothing contained in this paradiff the City does decide to independently collitigation and costs for that independent defer expenses of litigation and costs for that independent in the Applicant(s) shall not be required to settlement is approved by the Applicant.	loyees ("City's Agents") from any set aside, void, or annul an apple City shall promptly notify the Application of the City shall promptly notify the Application of the City to defend any Claim and Claim not defended by the City aragraph shall prohibit the City from the City shall be use. The Applicant may agree to be cendent defense. Should the City shall be condent defense. Should the City shall be condent defense. Should the City shall be condent defense.	y and all claims, actions or proceedings proval by the City, or the City's Agents Applicant of any Claim and the City shall ant of any Claim of if the City fails to to defend, indemnify, or hold harmless of the City shall not be required to pay or y, unless the settlement is approved in om independently defending any Claim, ar its own attorney's fees, expenses of reimburse the City for attorney's fees, by decide to independently defend any

4) Applicant(s) acknowledges and certifies that with this application I am financially obligated to the City of Eastvale for

CITY OF EASTVALE Pre-Application Review

all expenses related to the time and effort spent by the employees, agents, consultants, and legal representatives that are used to process this/these applications. I understand that once an application processing deposit has been depleted, additional deposits will be required prior to continuing work on this/these applications.

understandings between the parties regarding the advanced to the conditions or understandings either oral or in writicontemporary or subsequent alteration, amendment, can be called the city unless reduced to writing and signed by the Conditions are subsequent as a signed by the Conditions are signed by the Conditions are subsequent as a signed by the conditions are subsequent as	pplication sets forth all covenants, promises, conditions and ance of Funds and the uses thereof, and there are no promises ng between the parties other than as set forth herein. No hange or addition to this application form shall be binding upor ity Manager or his/her designee. No course of conduct shall be ons or violations shall not be construed as a course of conduct to tion of future waiver or estoppel(Initial)
City Council, has the authority to alter the terms or ef	er representative of the City, other than the City Manager or the fect of this application and Applicant(s) acknowledge and agreentations, conditions or understandings other than those set forth
7) This Application shall be a public record	(Initial)
State of California. In the event of a dispute concerning be with the appropriate court in the County of Sacran	ects be interpreted, enforced, and governed by, the laws of the terms of this Application, the venue for any legal action shal nento, State of California. Should legal proceedings of any type e entitled to costs, attorney's fees, and legal expenses, including (Initial)
T IS SO AGREED:	
Applicant Signature	Date
Property Owner Signature	Date
Attach additional signatures on a separate sheet.	

Page 3 of 3

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Three (3) full-size, scaled and dimensioned, development plans. A complete plan set should consist of one of each of the following: site plan, floor plan (as applicable) and architectural elevation details (as applicable). Because this is a preliminary review, it is understood that these exhibits may be in draft or preliminary form. The City will review plans at whatever level of detail is available, but very preliminary plans may hinder our ability to provide comments.
CD of all information submitted, including the development plans
Other Items (to be determined):